

Vendor/Payee	Date	Invoice # / Location	Amount	Notes	Sec. 1920 or 1988	Objection	Plaintiffs' Response
Southwest Airlines	7/26/10		\$378.95	transportation (airfare for 7/29/10 conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Houston-Taxi	7/28/10		\$17.00	transportation (cab fare for 7/29/10 conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
The Lancaster Hotel	7/29/10		\$98.87	hotel (7/29/10 conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
FJ&P Limo & Town Car	7/29/10		\$21.50	transportation (cab fare for 7/29/10 conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Chicago Carriage Cab	9/24/10		\$23.00	transportation (cab fare airport to home, 9/24/10 hearing)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Liberty Leasing	9/24/10		\$31.00	transportation (cab fare for 9/24/10 hearing)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Taxi Affiliation Services, LLC	9/24/10		\$33.00	transportation (cab fare for 9/24/10 hearing)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.

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Yellow Cab Houston	9/24/10		\$27.00	transportation (cab fare for 9/24/10 hearing)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Hotels.com	5/19/12		\$154.41	hotel (5th Cir argument)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Bradley Airport	6/5/12		\$51.05	parking at airport (5th Cir argument)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Southwest Airlines	11/7/12		\$170.10	transportation (airfare for 12/4/12 conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Southwest Airlines	11/15/12		\$44.00	transportation (airfare for 12/4/12 conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Yellow Cab Houston	12/3/12		\$36.00	transportation (cab fare for 12/4/12 hearing)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Club Quarters-Houston	12/4/12		\$146.23	hotel (for 12/4/12 hearing)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.

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Metro Taxi	12/4/12		\$112.85	transportation (to Boulder home from Denver airport, for 12/4/12 hearing)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Frontier Airlines	2/20/13		\$400.51	transportation, airfare (for Pikett deposition)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Southwest Airlines	2/21/13		\$52.30	transportation, airfare (for Rogers & Johnson depositions)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
The Lancaster Hotel	3/4/13		\$181.16	hotel (for Pikett deposition)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Southwest	3/4/13		\$463.80	transportation, airfare (for Rogers & Johnson depositions)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Yellow Cab Houston	3/7/13		\$64.00	transportation (cab fare, Pikett deposition)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Metro Taxi	3/7/13		\$112.00	transportation (to Boulder home from Denver airport, for Pikett deposition)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.

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Houston Transportation	3/9/13		\$65.00	transportation (cab fare, Pikett deposition)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Southwest Airlines	3/27/13		\$236.30	transportation (airfare, for Huff and Duff depositions)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Houston Transportation	4/29/13		\$37.00	transportation (cab fare, deposition of Rangers)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Metro Cab	4/30/13		\$8.00	transportation (cab fare, deposition of Rangers)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Yellow Cab Houston	4/30/13		\$13.75	transportation (cab fare, deposition of Rangers)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Denver Yellow Cab	5/1/13		\$109.25	transportation (cab fare from Denver airport to Boulder home, deposition of Rangers)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Yellow Cab Houston	5/1/13		\$8.00	transportation (cab fare, deposition of Rangers)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.

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Yellow Cab Houston	5/1/13		\$38.55	transportation (cab fare, deposition of Rangers)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Embassy Suites	5/2/13		\$526.88	hotel (for Rangers depositions)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Southwest Airlines	5/14/13		\$274.30	transportation (airfare for depositions)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
The Executive Inn	5/29/13		\$151.36	hotel (for investigator, re: David Campbell)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Hertz Rent-a-Car	5/29/13		\$105.31	transportation, rental car (for investigator, re: David Campbell)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Mort Smith	5/30/13	1094	\$1,200.00	investigation (fees of investigator)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Doubletree by Hilton	6/11/13		\$231.93	hotel (investigation, re: David Campbell)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.

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Hertz Rent-a-Car	6/11/13		\$117.30	transportation (investigation, re: David Campbell)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Midway Parking	6/11/13		\$28.00	transportation (investigation, re: David Campbell)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Enterprise Rent-a-Car	6/21/13		\$189.21	transportation (for depositions and investigation)	1988	investigation fees not recoverable	This charge is related to both the depositions and attendant investigation conducted by Plaintiffs' attorneys to locate witnesses. This is recoverable.
Shell Oil	6/21/13		\$16.03	transportation (gas for rental car)	1988	investigation fees not recoverable	This charge is related to both the depositions and attendant investigation conducted by Plaintiffs' attorneys to locate witnesses. This is recoverable.
Hampton Inn & Suites	6/22/13		\$499.83	hotel (for depositions)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Holiday Inn	9/4/13		\$119.54	hotel (investigation)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Platepass Hert Tolls	9/4/13		\$65.55	transportation (investigation)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.

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Holiday Inn	9/5/13		\$40.86	hotel, transportation (investigation)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Midway Parking	9/5/13		\$46.00	parking at airport (investigation)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Hertz Rent-a-Car	9/5/13		\$152.82	transportation (investigation)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Southwest Airlines	12/10/13		\$420.80	transportation, airfare (investigation)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Southwest Airlines	12/10/13		\$496.40	transportation, airfare (investigation)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Holiday Inn	12/12/13		\$202.51	hotel (investigation)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.

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Midway Parking	12/12/13		\$96.00	parking (investigation)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Hertz Rent-a-Car	12/12/13		\$80.70	transportation (investigation)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Hertz Rent-a-Car	12/12/13		\$236.12	transportation (investigation)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Hertz Rent-a-Car	1/20/14		\$265.95	transportation (investigation re: Jason King)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Kum & Go	1/21/14		\$53.08	transportation (gas for rental car, investigation re: Jason King)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Americinn of Stuart	1/22/14		\$83.89	hotel (investigation re: Jason King)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Southwest Airlines	1/30/14		\$466.00	transportation (airfare, investigation re: Jason King)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.

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Airport Holiday Inn	1/31/14		\$228.36	hotel (investigation re: Jason King)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Hertz Rent-a-Car	1/31/14		\$166.70	transportation (investigation re: Jason King)	1988	investigation fees not recoverable	Plaintiffs have removed this charge.
Southwest Airlines	4/1/14		\$372.50	transportation (airfare for pretrial conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Club Quarters-Houston	4/14/14		\$177.54	hotel (for pretrial conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Club Quarters-Houston	4/15/14		\$44.46	hotel (for pretrial conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
DIA Parking Operations	4/15/14		\$18.00	parking (at airport for pretrial conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Houston Transport Services	4/15/14		\$33.75	transportation (cab fare airport, pretrial conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.

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Taxipass Houston	4/15/14		\$36.00	transportation (cab fare airport, pretrial conference)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
E 470 Express Tolls	5/11/14		\$6.80	transportation (to airport, toll from pretrial conference travel)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Southwest Airlines	10/7/14		\$331.70	transportation, airfare (for hearing on experts)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Wagon Road	10/29/14		\$2.00	parking (at airport park and ride for hearing)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Hotel Icon	10/30/14		\$296.91	hotel (for hearing on experts)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
Taxipass Houston	10/30/14		\$41.40	transportation (cab fare for hearing)	1988	Have not shown this cost was in pursuit of claim against Deputy Johnson. Should be reduced as applicable to all defendants.	Claims share common factual core and legal theories. There is no basis on which to reduce costs. <i>See</i> Brief, Sections I & VI.
HYATT PLACE HOUSTON GA	2/8/20	5252 W ALABA MA	\$1,482.68	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	

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HYATT PLACE HOUSTON GA	2/8/20	5252 W ALABA MA	\$1,182.08	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	
HYATT PLACE HOUSTON GA	2/8/20	5252 W ALABA MA	\$1,177.96	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	
PRICELN CAMBRIA HOTEL	2/8/20	800 Connec ticut Ave	\$900.36	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	
CAMBRIA HOTEL HOUSTON	2/10/20	1314 TEXAS AVENUE	\$338.13	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	
CAMBRIA HOTEL HOUSTON	2/12/20	1314 TEXAS AVENUE	\$1,247.14	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	
CAMBRIA HOTEL HOUSTON	2/13/20	1314 TEXAS AVENUE	\$154.61	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	
CAMBRIA HOTEL HOUSTON	2/13/20	1314 TEXAS AVENUE	\$1,218.83	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	

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CAMBRIA HOTEL HOUSTON	2/13/20	1314 TEXAS AVENUE	\$251.14	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	
CAMBRIA HOTEL HOUSTON	2/14/20	1314 TEXAS AVENUE	\$225.04	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	
United Airlines	2/14/20	600 Jefferson Street	\$1,188.80	transportation (airfare trial)	1988	Unreasonable for a flight with no invoice. Other travel flights for trial averaged \$693.90.	Plaintiffs' have submitted an invoice with their filing. This flight was purchased last-minute when the jury continued their deliberations into the next week.
United Airlines	2/14/20	600 Jefferson Street	\$152.40	transportation (airfare trial)	1988	Unreasonable for a flight with no invoice. Other travel flights for trial averaged \$693.90.	Plaintiffs have removed this charge.
CAMBRIA HOTEL HOUSTON	2/18/20	1314 TEXAS AVENUE	\$210.26	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	
CAMBRIA HOTEL HOUSTON	2/18/20	1314 TEXAS AVENUE	\$197.73	hotel (trial)	1988	No receipt provided to determine if costs are extravagant or rate per night.	

Total
Amount \$20984.23